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**UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA, NORTHERN DIVISION**

14 ALEXANDER "SASHA" RIES, a Minor, by
15 and through his Guardian Ad Litem,
MICHAEL RIES.

16 Plaintiff.

17

18 CARDIFF SPORT TECHNOLOGIES, LLC
19 dba CARDIFF SKATE COMPANY, a
20 Delaware Limited-Liability Company;
21 BROOKSTONE STORES, INC., a Foreign
Corporation dba BROOKSTONE; DOES 1
through 300, inclusive; ROE
CORPORATIONS 1 through 300, inclusive.

22 Defendants.

Case No. 3:18-cv-00240-LRH-CLB

**STIPULATION AND ORDER FOR
DISMISSAL OF PLAINTIFF'S
COMPLAINT WITH PREJUDICE**

Trial Date: None Set

24 COMES NOW, Plaintiff, ALEXANDER "SASHA" RIES, a Minor, by and through his
25 Guardian Ad Litem, MICHAEL RIES, (hereinafter "Plaintiff"), by and through their counsel of
26 record, DENNIS M. PRINCE, ESQ. and KEVIN T. STRONG, ESQ., of the law firm of PRINCE
27 LAW GROUP, Defendant, CARDIFF SPORT TECHNOLOGIES, LLC dba CARDIFF SKATE
28 COMPANY, by and through their counsel of record, STEPHEN G. CASTRONOVA, ESQ. of the

1 law firm of CASTRONOVA LAW OFFICES, P.C. and Defendant BROOKSTONE STORES, INC.
2 by and through its counsel of record, JOEL D. ODOU of the law firm of Wood, Smith, Henning &
3 Berman LLP (CARDIFF and BROOKSTONE collectively referred to as "DEFENDANTS") and
4 hereby STIPULATE and AGREE to the DISMISSAL of Plaintiffs' Complaint, WITH PREJUDICE,
5 against DEFENDANTS. Each party to bear their own fees and costs.

6 This Stipulation may be executed in one or more counterparts, each of which shall constitute
7 a duplicate original. A facsimile or other non-original signature shall still create a binding and
8 enforceable agreement.

9 **IT IS SO STIPULATED.**

10 DATED: August 17, 2020.

11 **PRINCE LAW GROUP**

12 */s/ Kevin T. Strong*

13 By: _____

14 DENNIS M. PRINCE, ESQ.
15 Nevada Bar No. 5092
16 KEVIN T. STRONG
17 Nevada Bar No. 12107
18 10801 W. Charleston Blvd, Ste. 560
19 Las Vegas, NV 89135
20 Tel: 702 534 7600
21 *Attorneys for Plaintiff*

22 DATED: August 17, 2020.

23 **CASTRONOVA LAW OFFICES, P.C.**

24 */s/ Stephen G. Castranova*

25 By: _____

26 STEPHEN G. CASTRONOVA, ESQ.
27 Nevada Bar No. 7305
28 605 Forest Street
Reno, NV 89509
Tel: 775 323 2646
*Attorneys for Cardiff Sports
Technologies, LLC dba Cardiff Skate
Company*

29 **IT IS SO ORDERED.**

30 DATED this 18th day of August, 2020.

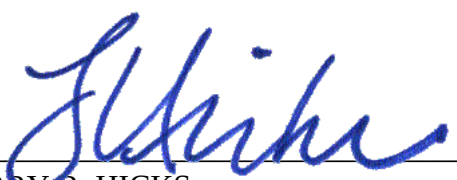
31 DATED: August 17, 2020.

32 **WOOD, SMITH, HENNING & BERMAN LLP**

33 */s/ Susana Santana*

34 By: _____

35 JOEL D. ODOU
36 Nevada Bar No. 7468
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41 Tel. 702 251 4100
42 *Attorneys for Defendant Brookstone Stores, Inc.*


43 LARRY R. HICKS
44 UNITED STATES DISTRICT JUDGE